PATENT COOPERATION TO

PCT

REC'D 23 FEB 2005

INTERNATIONAL PRELIMINARY EXAMINATION REPORT PCT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P005170-PCT	FOR FIRING OF THE PROPERTY OF					
International application No. PCT/BR 03/00147	International filing date (day/mon 15.10.2003	th/year)	Priority date (day/month/year) 15.10.2002			
International Patent Classification (IPC) or both national classification and IPC						
A61K7/027						
Applicant	:					
NATURA COSMETICOS S.A. et al.						
This international preliminary exar Authority and is transmitted to the	mination report has been preparaged applicant according to Article 3	red by this Inter	rnational Preliminary Examining			
Additionly and to denomine a to the	apprount according to Attace c					
2. This REPORT consists of a total of	of 6 sheets, including this cover	r sheet.	· ·			
☐ This report is also accompar	nied by ANNEXES, i.e. sheets o	of the description	on, claims and/or drawings which have			
been amended and are the i	basis for this report and/or sheen 607 of the Administrative Instr	ts containing re	ectifications made before this Authority			
		uctions under t	ne PC1).			
These annexes consist of a total of	of sheets.					
		•				
3. This report contains indications re	lating to the following items:					
I 🖾 Basis of the opinion						
II D Priority						
III □ Non-establishment of o	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
IV ☐ Lack of unity of inventi	on					
	V 🖾 Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	VII Certain defects in the international application					
VIII Certain observations of	on the international application					
Date of submission of the demand	Date of	completion of the	is report			
17.05.2004	22.02	2005				
22.02.2000						
Name and mailing address of the internation preliminary examining authority:	al Authori	zed Officer	Lina Pricaco			
European Patent Office						
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I. Basis	of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages				
	1-14	ı.	as originally filed			
	Clai	ms, Numbers				
	1-7		as originally filed			
	Dra	wings, Sheets				
	1/9-9	9/9	as originally filed			
2.	With lang	n regard to the langu guage in which the int	age, all the elements marked above were available or furnished to this Author ternational application was filed, unless otherwise indicated under this item:	rity in the		
	The	se elements were ava	ailable or furnished to this Authority in the following language: , which is:			
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23	3.1(b)).		
		the language of publ	lication of the international application (under Rule 48.3(b)).			
		the language of a tra Rule 55.2 and/or 55.3	anslation furnished for the purposes of international preliminary examination (t. 3).	under		
3.	With inte	n regard to any nucle rnational preliminary (ectide and/or amino acid sequence disclosed in the international application examination was carried out on the basis of the sequence listing:	, the		
		contained in the inte	emational application in written form.			
		filed together with the international application in computer readable form.				
		furnished subsequently to this Authority in written form.				
		I furnished subsequently to this Authority in computer readable form.				
		The statement that to in the international a	the subsequently furnished written sequence listing does not go beyond the di application as filed has been furnished.	sclosure		
		The statement that to listing has been furn	the information recorded in computer readable form is identical to the written s nished.	equence		
4.	The	amendments have r	resulted in the cancellation of:			
		the description,	pages:			
		the claims,	Nos.:			
		the drawings,	sheets:			

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; : 4: PCT/BR 03/00147

5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).			
	(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)			

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Claims

No:

1. Statement

Novelty (N)

Yes: Claims
No: Claims
1-7

Inventive step (IS)

Yes: Claims
No: Claims
1-7

Industrial applicability (IA)

Yes: Claims
1-7

2. Citations and explanations

٠,

see separate sheet

3.

Item V:

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement.

Reference is made to the following documents D1-D9: 1)

D1 = GB-A-2 167 662

D2 = US-A-5,053,079

D3 = US - A - 5,684,178

D4 = XP-002268647

D5 = XP-002266416

D6 = US-B-6,258,346

D7 = EP-A-1 044 677

D8 = XP-002268436

D9 = EP-A-1 147 761

Novelty (Article 33(1)(2) PCT):

- 2) The subject-matter of present independent claim 1, a solid composition, suitable for cosmetic use, containing one saturated straight-chain polymer and a glyceride, is anticipated by the compositions disclosed in the documents D1, D2, D3, D6 and D7, the reasons being as follows:
- 2.1) D1 (example 4) discloses spherical implants, i.e. solid compositions (page 1, lines 5-9), comprising microporous HDPE, i.e. a linear polyethylene, and glycerol behenate, which as a commercial mixture of mono-, di- and tri-esters of glycerol and behenic acid, is a glyceride as defined in the present application (page 3, lines 4-5). Although a cosmetic use of these implants is not described, they are physiologically safe, and therefore suitable for a cosmetic use (PCT Guidelines C-IV, 7.6).
- 2.2) D2 (claim 1, examples 13-15) discloses solid compositions which are used as inks in the molten state. These inks contain linear polyethylene and glyceryl tribehenate. The other components are cosmetically acceptable, so that D2 is relevant for novelty (PCT Guidelines C-IV, 7.6). As an absence of waxes is not explicitly stated in the present claim 1, the presence of waxes in the disclosed compositions of D2 is not a differentiating feature between D2 and present claim 1.

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- 2.3) D3 (the compositions of examples 2, 4 and 5) discloses lipsticks containing a polyethylene wax (Polywax 500, marketed by the company Bareco), sesame oil and 2-ethylhexyl glyceryl behenate. As Polywax 500 is known to be a crystalline polyethylene (see D4), it is assumed that it is a linear polymer. Sesame oil is known to be a mixture of glycerides (see D5). As already discussed for D2, the presence of waxes in the compositions of D3 is not a differentiating feature between D3 and present claim 1 either. Therefore, the lipsticks disclosed in D3 anticipate the subject-matter of present claim 1.
- 2.4) D6 (examples 1-5 and 7, Table 6) discloses cosmetic sticks containing dimethicone, a linear siloxane polymer, and glycerides such as tribehenin and/or C₁₈₋₃₆ acid triglycerides. A linear siloxane polymer falls under the definition of saturated straight-chain polymer given in present claim 1. The sticks disclosed in D6 therefore anticipate the subject-matter of present claim 1.
- 2.5) D7 (examples 4 and 5) discloses lipsticks containing polyethylene wax (Performalene 500) and tri(decyl 2-tetradecanoate)glyceride. It is known that the polymers marketed under the Performalene trademark are linear polyethylenes (see D8). The disclosed lipsticks also contain silicone compounds. But as the use of silicone compounds is not excluded from the subject-matter of present claim 1, these lipsticks disclosed in D7 take away the novelty of present claim 1.
- 3) The technical features of the present dependent claims 2 to 7 are also disclosed in the above-mentioned documents D1-D3 (a molecular weight of 500 can be considered as been approximately of 400 as recited in present claim 3), D6 and D7.

Inventive step (Article 33(1)(3) PCT):

4) The subject-matter of present independent claim 1 does not involve an inventive step over D9 in the sense of Article 33(3) PCT, the reasons being as follows:

The objective of the present application is to provide a solid cosmetic composition which spreads smoothly on application (page 1, lines 29-32).

The document D9 is regarded as being the closest prior art to the subject-matter of present claim 1, and discloses (examples 1-22) lipstick compositions comprising polyethylene wax and one or more glycerides chosen from glyceryl diisostearate, diglyceryl triisostearate, glyceryl tri-2-ethylhexanoate, glyceryl trioctanoate, glyceryl

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tri(hydrogenated rosin/isostearate), castor oil (see D5), from which the subject-matter of present claim 1 differs in that the structuring polymer is precisely chosen of linear type.

It does not seem at present that this difference is linked to a technical effect in terms of spreadability, because the lipsticks of D9 (§1) exhibit a superior spreadability. The objective problem underlying the present application may therefore be regarded as providing an alternative to the lipsticks known from the prior art.

It requires no inventive skill to formulate lipsticks with superior spreadability according to D9 by using commercial products found under "polyethylene wax" in the CTFA. e.g. Performalene which are known (see D8) to be linear polyethylenes. The selection of linear polyethylenes appears to be arbitrary, so that an inventive step cannot be acknowledged to the subject-matter of present claim 1.

- 5) The documents D3, D6 and D7 relate to the same technical field as the present application, and are therefore relevant for an inventive step discussion.
- 6) The present claims 1-7 meet the requirement under Article 33(4) PCT, because the present invention is industrially applicable in the field of cosmetic.